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Adam L. Schwartz Shareholder +1 (786) 741 3240 aschwartz@vedderprice.com

January 18, 2024

## **VIA ECF**

Honorable Victor Marrero United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007-1312

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Re: *United States v. Shakeeb Ahmed*, 23 Cr. 340 (VM) Unopposed Motion to Modify Pretrial Release

## Dear Judge Marrero:

On behalf of Defendant Shakeeb Ahmed, and with the consent of the government and the Office of Pretrial Services, we respectfully request that the Court modify the conditions of Mr. Ahmed's presentencing release, which are the same conditions entered by the Court on August 17, 2023. (See ECF No. 17.) Mr. Ahmed's current release conditions include a curfew set by the Pretrial Services Office, GPS Monitoring, and travel restricted to the Southern and Eastern District of New York. Mr. Ahmed requests that the curfew and electronic monitoring conditions be removed. Mr. Ahmed's travel will remain restricted to the Southern and Eastern District of New York.

On December 14, 2023, Mr. Ahmed plead guilty to the Superseding Information. (ECF No. 27.) Currently, Mr. Ahmed's sentencing is scheduled for April 12, 2024 at 10:00 AM. (ECF No. 31.) Mr. Ahmed requests modification of his release conditions so that he can adequately prepare for sentencing. Mr. Ahmed has been in full compliance with the terms of his release since release conditions were first imposed on July 11, 2023. Additionally, Mr. Ahmed is a United States citizen with significant ties to the area.

Counsel for Mr. Ahmed conferred with Pretrial Services Officer Dominque Jackson on January 17, 2024, and she had no objection to the requested modifications. Additionally, on January 17, 2024, Assistant United States Attorney David Felton advised the undersigned that the government had no objection to proposed modifications.

It is respectfully requested that this Court grant Mr. Ahmed's application modifying his release conditions as follows:

1. The curfew requirement is stricken;

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- 2. The GPS monitoring requirement is stricken; and
- 3. Mr. Ahmed's travel will continue to be restricted to the Southern and Eastern Districts of New York.

The entry of the foregoing conditions is without prejudice to a future application by Mr. Ahmed or the government.

Respectfully submitted,

/s/ Adam L. Schwartz

Adam L. Schwartz

<u>aschwartz@vedderprice.com</u>

Junaid A. Zubairi (admitted *pro hac vice*)

<u>jzubairi@vedderprice.com</u>

Samuel M. Deau (admitted *pro hac vice*)

sdeau@vedderprice.com

Vedder Price, P.C. 600 Brickell Avenue, Suite 1500 Miami, Florida 33131 786-741-3240

Bradley J. Bondi <u>bradbondi@paulhastings.com</u> Sarah E. Ortiz saraortiz@paulhastings.com

Paul Hastings LLP 200 Park Avenue New York, NY 10166

Attorneys for Defendant Shakeeb Ahmed

Cc:

All counsel of record via ECF

